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1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 9 EASTERN DISTRICT OF CALIFORNIA 10 11 AMERIPRIDE SERVICES, INC., A Delaware corporation, 12 NO. CIV. S-00-113 LKK/JFM Plaintiff, 13 v. 14 VALLEY INDUSTRIAL SERVICE, INC., 15 a former California corporation, et al., 16 ORDER Defendants. 17 AND CONSOLIDATED ACTION AND CROSS- AND COUNTER-CLAIMS. 18 19 20 On November 7, 2011, the parties in the above captioned case filed a joint statement regarding discovery disagreements and 21 22 Defendant TEO's request to amend the scheduling order to permit TEO's filing of a motion to compel the production of documents. Joint Statement, ECF No. 797. Plaintiff AmeriPride opposes TEO's 24 25 request to amend the scheduling order for the purposes of filing

Id.

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a motion to compel.

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According to this court's Status (pretrial scheduling) Order, by May 1, 2011, "all discovery shall have been conducted so that all depositions have been taken and any disputes relative to discovery shall have been resolved by appropriate order." Order, ECF No. 695, at 5. The scheduling order further provides that "[m]otions to compel discovery must be noticed on the magistrate judge's calendar in accordance with the local rules of this court and so that such motions will be heard not later than April 1, 2011." Id. Pursuant to Federal Rule of Civil Procedure 16(b), the pretrial scheduling order shall not be modified except by leave of court upon a showing of good cause. FED. R. CIV. P. 16(b)(4).

The court finds no good cause to amend the scheduling order and, thus, DENIES Defendant TEO's request to amend the scheduling order for the purposes of filing a motion to compel.

SENIOR JUDGE

UNITED STATES DISTRICT COURT

IT IS SO ORDERED.

DATED: November 14, 2011.